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9	UNITED STATES DISTRICT COURT	
10	NORTHERN DISTRICT OF CALIFORNIA	
11	SAN JOSE DIVISION	
12	AIDEN AUTOMOTIVE TECHNOLOGIES,	Case No. 5:22-cv-00390
13	INC., a Delaware corporation,	Case 140. 3.22-ev-00370
14	Plaintiff,	CERTIFICATION OF INTERESTED
	v.	ENTITIES OR PERSONS OF
15	VOLVO CAR GROUP; VOLVO CAR	DEFENDANTS' VOLVO CAR TECHNOLOGY USA LLC AND
16	TECHNOLOGY FUND AB; VOLVO CAR CORPORATION, a corporation; VOLVO	POLESTAR AUTOMOTIVE USA, INC.
17	CAR TECHNOLOGY USA LLC; a California limited liability company; ZENSEACT;	
18	POLESTAR AUTOMOTIVE USA, INC., a	[Filed concurrently with Notice of Removal;
19	Delaware corporation; HÅKAN SAMUELSSON, an individual; ÖDGÄRD	Civil Case Cover Sheet]
20	ANDERSSON, an individual; HENRIK GREEN, an individual; MARIA HEMBERG,	[Santa Clara County Superior Court, Case No. 21CV389918]
21	an individual; MATS MOBERG, an individual; SANELA IBROVIC, an	,
22	individual; PÄR ARVIDSSON, an individual; BOBBYKIN MAKWANA, an individual;	Complaint filed on October 15, 2021
23	JOAKIM ALPSTEN, and individual; MÅRTEN LEVENSTAM, an individual;	
	PATRIK BENGTSSON, an individual;	
24	DENNIS NOBELIUS, an individual, an individual DOES 1-100, inclusive,	
25	Defendants.	
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1 TO THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF 2 CALIFORNIA AND TO PLAINTIFF AND ITS ATTORNEYS OF RECORD: 3 Pursuant to Fed. R. Civ. P. 7.1 and Civil L.R. 3-15, Removing Defendants Volvo Car 4 Technology USA LLC and Polestar Automotive USA, Inc. ("Removing Defendants") certify that, in 5 addition to the named parties, the following listed persons, associations of persons, firms, 6 partnerships, corporations (including parent corporations), or other entities (i) have a financial 7 interest in the subject matter in controversy or in a party to the proceeding, or (ii) have a non-8 financial interest in that subject matter or in a party that could be substantially affected by the 9 outcome of this proceeding: 10 Zhejiang Geely Holding Group Co., Ltd. 11 Volvo Car AB 12 Polestar Performance AB 13 Volvo Cars of North America, LLC 14 Syed Mubeen Saifullah 15 Niclas Gyllenram 16 Jonas Fenn 17 18 Dated: January 20, 2022 Respectfully Submitted, 19 SHOOK, HARDY & BACON L.L.P. 20 21 By: /s/ Robert E. Feyder COLM A. MORAN 22 ROBERT E. FEYDER 23 Attorneys for Defendants 24 VOLVO CAR TECHNOLOGY USA LLC and POLESTAR AUTOMOTIVE USA, INC. 25 26 27 28